

ENTERED

February 17, 2023

Nathan Ochsner, Clerk

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
BROWNSVILLE DIVISION****IN RE:****JODY SEAN MCINTYRE,****Debtor.****JODY SEAN MCINTYRE
and
CASTINE MCILHARGEY,****Plaintiffs,****VS.**

**ERIK M. HAGER
and
JASON RIOS
and
EDUARDO PENA
and
JOANNA PENA
and
SOUTH PADRE TOWING AND
RECOVERY
and
SOUTH PADRE CAPITAL RESERVE,
LLC,****Defendants.****CASE NO: 23-10006****CHAPTER 11****ADVERSARY NO. 23-1001****ORDER*****Regarding ECF No. 1***

On February 9, 2023, Jody Sean McIntyre (“*Debtor*”) filed his “notice of removal”¹ that removed a civil action pending in the 107th District Court of Cameron County, Texas (cause No. 2020-DCL-03294) to this Court. However, Debtor’s notice of removal does not adhere to Bankruptcy Local Rule 9027-1(b) which provides that, “[t]he notice of removal must be accompanied by copies of all papers that have been filed in the court from which the case is removed.”² Debtor makes reference to and provides a picture of an unidentified “compact disc”


¹ ECF No. 1.² BLR 9027-1(b).

in his notice of removal that purportedly contains copies of all papers filed with the state court.³ Debtor did not seek leave of this Court for this unorthodox method of attaching all state court papers to his notice of removal and it does not conform with BLR 9027-1(b). Documents filed with the state court must be attached as individual exhibits to the notice of removal filed on this Court's docket. Accordingly, it is

ORDERED: that

1. Jody Sean McIntyre's "notice of removal"⁴ is STRUCK.

SIGNED February 17, 2023



Eduardo V. Rodriguez
Chief United States Bankruptcy Judge

³ ECF No. 1 at 6, ¶ 8; ECF No. 1-1.

⁴ ECF No. 1.